years, pursuant to Article IV, Section 4.1 of Rate Schedule FERC Nos. 264 and 183. Revised Exhibits C set forth KEPCo's Nominated Capacities for the Points of Interconnection, pursuant to Article IV, Section 4.1 of Rate Schedule FERC Nos. 264 and 183. Revised Exhibits D set forth KEPCo's load forecast and KEPCo's Capacity Resources intended to provide power and energy to meet the forecast requirement for ten years into the future, pursuant to Article V, Section 5.1 of Rate Schedule FERC Nos. 264 and 183.

Copies of the filing were served upon Kansas Electric Power Cooperative, Inc. and the Kansas Corporation Commission.

Comment date: May 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

7. Louisville Gas and Electric Co.

[Docket No. ER95-879-000]

Take notice that on April 3, 1995, Louisville Gas and Electric Company tendered for filing a copy of a service agreement between Louisville Gas and Electric Company and Rainbow Energy Marketing Corp. under Rate GSS.

Notice is also given that the service agreement listed below and filed with the Commission by Louisville Gas and Electric Company is to be cancelled.

Date of agreement	Pur- chaser	Cancella- tion date	Cancella- tion effec- tive
3/28/95	Rain- bow En- ergy Mar- keting Corp.	3/28/95	3/28/95

Comment date: May 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

8. Arkansas Power & Light Co.

[Docket No. FA89-28-005]

Take notice that on April 10, 1995, Arkansas Power & Light Company tendered for filing its refund report in the above-referenced docket.

Comment date: May 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

Standard Paragraphs

E. Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should be filed on or before the comment date. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95–10217 Filed 4–25–95; 8:45 am] BILLING CODE 6717–01–P

[Docket No. CP95-311-000, et al.]

East Tennessee Natural Gas Company, et al.; Natural Gas Certificate Filings

April 18, 1995.

Take notice that the following filings have been made with the Commission:

1. East Tennessee Natural Gas Co.

[Docket No. CP95-311-000]

Take notice that on April 7, 1995, East Tennessee Natural Gas Company (East Tennessee), P.O. Box 2511, Houston, Texas 77252, filed in Docket No. CP95-311-000 a request pursuant to Sections 157.205 and 157.212 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205, 157.212) for authorization to modify an existing meter station in Roane County, Tennessee under East Tennessee's blanket certificate issued in Docket No. CP82-412-000 pursuant to Section 7 of the Natural Gas Act, all as more fully set forth in the request that is on file with the Commission and open to public inspection.

East Tennessee proposes to replace an obsolete 6-inch orifice meter tube with a 4-inch tube at the existing Harriman meter station, #75-9032, at M.P. 3110-1+8.40 (S.V. 3110B-101) on the 3100-1 Line. This tube replacement will allow the meter station to better match actual volumes being delivered. The installation will not be extensive and will cause minimal disturbance since the replacement tube dimensionally fits the existing piping arrangement. Total capacity at the meter station will be approximately equivalent to current levels due to the reduced operating condition of the existing 6-inch tube. The meter station will still be owned, operated and maintained by East Tennessee. The estimated cost is \$39,100 to be funded from the appropriate division's minor capital

budget. The firm service customer at the meter station is the City of Harriman, a municipal utility company that supplies residential customers. The tube replacement won't affect any shipper's contract entitlement.

After modification, East Tennessee states there won't be an increase in the delivery quantity under the firm agreement between it and the City of Harriman; delivery of volumes through the meter station won't impact peak day and annual deliveries; the proposed activity isn't prohibited by its existing tariff, and there is sufficient capacity for deliveries without detriment or disadvantage to other customers.

Comment date: June 2, 1995, in accordance with Standard Paragraph G at the end of this notice.

2. Florida Gas Transmission Co.

[Docket No. CP95-316-000]

Take notice that on April 11, 1995, Florida Gas Transmission Company (FGT), 1400 Smith Street, Houston, Texas 77002, filed in Docket No. CP95-316–000 a request pursuant to Sections 157.205 and 157.216 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.216) for permission and approval to abandon a small portion of an existing lateral line. FGT makes such request, under its blanket certificate issued in Docket No. CP82-553-000 pursuant to Section 7 of the Natural Gas Act, all as more fully set forth in the request that is on file with the Commission and open to public inspection.

FGT is proposing to abandon approximately 6,500 feet of its 6-inch East Mustang Island Lateral, at an estimated cost of \$117,476. Specifically, FGT is proposing to abandon a 6,400 foot segment of line in place, 4,500 foot of which is owned by a development corporation, and 1,900 foot of which is located under a road and the adjacent right-of-way; the remaining 100 foot segment which crosses a small boat channel will be removed. It is stated that the portion of line that FGT is proposing to abandon is located in the areas of East Mustang Island and Laguna Madre, Nueces County, Texas. FGT states that the abandonment is necessary due to the encroachment of a residential housing development. FGT further states that it is proposing to abandon that segment of line rather than relocating it, because the relocation of that segment of line would be costly and would disturb an environmentally sensitive area.

FGT also states that service to its two customers located downstream of the proposed abandonment, Gulfside Industries, Ltd. and Valero Industrial Gas, will continue under FGT's SFTS Rate Schedule and ITS-1 Rate Schedule, respectively, because FGT has constructed, upstream from the proposed abandonment, a new receipt point under the automatic authorization of Section 157.208(a) pursuant to FGT's blanket certificate authorized in Docket No. CP82-553-000.

Comment date: June 2, 1995, in accordance with Standard Paragraph G at the end of this notice.

3. Columbia Gas Transmission

[Docket No. CP95-321-000]

Take notice that on April 12, 1995, Columbia Gas Transmission Corporation (Columbia), 1700 MacCorkle Avenue, S.E., Charleston, West Virginia 25314-1599 and Columbia Gulf Transmission Company (Columbia Gulf), of the same address, filed in Docket No. CP95-321-000 a joint application pursuant to Section 7(b) of the Natural Gas Act for permission and approval to abandon certain transportation services for Brooklyn Union Gas Company (Brooklyn Union) which were authorized in Docket No. CP83-331-000, all as more fully set forth in the application on file with the Commission and open to public inspection.

Columbia and Columbia Gulf propose to abandon transportation services under Rate Schedules X-117 and X-90. respectively for the account of Brooklyn Union. Columbia received, on an interruptible basis, up to 10,000 Dth of natural gas per day in Barbour, Randolph and Tucker Counties, West Virginia and made it available to Columbia Gulf for redelivery to Transcontinental Gas Pipeline Corporation in Terrebonne Parish, Louisiana for the account of Brooklyn Union. Columbia and Columbia Gulf state that the transportation agreement has been terminated and no volumes have flowed since November, 1984.

Comment date: May 9, 1995, in accordance with Standard Paragraph F at the end of this notice.

Standard Paragraphs

F. Any person desiring to be heard or to make any protest with reference to said application should on or before the comment date, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will

not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate and/or permission and approval for the proposed abandonment are required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for applicant to appear or be represented at the hearing.

G. Any person or the Commission's staff may, within 45 days after issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to § 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of the Natural Gas Act.

Lois D. Cashell,

Secretary.

[FR Doc. 95–10215 Filed 4–25–95; 8:45 am] BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL 5196-9]

Government-Owned Inventions: Available for Licensing

AGENCY: Environmental Protection Agency.

ACTION: Notice of availability of inventions for licensing.

SUMMARY: The inventions listed below are owned by the U.S. Government and are available for licensing in the United States in accordance with 35 U.S.C. 207 and 37 CFR part 404. Pursuant to 37 CFR 404.7, the Government may grant exclusive or partially exclusive licenses on any of the inventions listed below three months after the date of this notice.

Copies of the listed patents and patent applications are available from the person indicated below. Requests for copies must include the patent number or patent application serial number. An application for a license should include the information set forth in 37 CFR 404.8, including the applicant's plan for development or marketing the invention.

DATES: Exclusive licenses may be granted for the inventions listed below after July 26, 1995.

FOR FURTHER INFORMATION CONTACT: Alan Ehrlich, Patent Attorney, Office of General Counsel (2379), U.S. Environmental Protection Agency, Washington, D.C. 20460, Telephone (202) 260–7510.

Patents

U.S. Patent No. 5,101,670: Automated Proportional Integrated Sampling System; issued April 7, 1992.

U.S. Patent No. 5,221,230: Paint Spraying Booth with Split-Flow Ventilation; issued June 22, 1993.

U.S. Patent No. 5,294,553: An Improved Method for the Gravimetric Determination of Oil and Grease; issued March 15, 1994.

U.S. Patent No. 5,318,937: Ruthenium-Containing Perovskite Materials, Catalysts and Methods; issued June 7, 1994.

U.S. Patent No. 5,322,052: Fireplace with Destruction of Products of Incomplete Combustion Enhanced by a Gaseous-Fueled Pilot Burner; issued June 21, 1994.

U.S. Patent No. 5,333,511: Portable Controlled Air Sampler; issued August 2, 1994.

U.S. Patent No. 5,396,744: Electrically Induced Radon Barriers; issued March 14, 1995.

U.S. Patent No. 5,411,707: Vacuum Extractor Incorporating a Condenser Column; issuing May 2, 1995.

Patent Applications

U.S. Patent Application No. 07/ 793,881: Membrane Filter Agar Medium for Detection of Total Coliforms and E. Coli; filed November 18, 1991.